

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION

2006 DEC 2 PAPERS

GEORGE HOEY MORRIS PLAINTIFF
MIDDLE U.S. DISTRICT COURT, ALABAMA
plaintiff
v
GORDON LEDBETTER 2:06-cv-1006-MHT
(INDIVIDUALLY) et al defendants

OBJECTION TO MAGISTRATE'S ORDER

Comes now the Plaintiff George Hoey Morris
and moves this Court to dismiss the order
of 15 Dec 2006 by Magistrate Susan Ross Walker
that is in effect an effort by her to protect
certain persons who have flagrantly violated
his constitutional rights. Magistrate Walker seems
to protect these individuals by removing the
original complaint and replacing it with an
instrument (or several instruments) that will be
more easily dismissed; said dismissal to occur
before even one defendant has answered
the complaint.

Magistrate Walker violated her judicial
ethics when on 17 June 2005 she ordered
Morris confined without bail after a hearing.

DURING WHICH THOMAS CONNELL JR PROVIDED FALSE AND MISLEADING TESTIMONY, SOME OF WHICH WAS OBVIOUSLY UNTRUE. AFTER A BRIEF ACKNOWLEDGEMENT OF MORRIS' RIGHTS, SHE ORDERED MORRIS HELD WITHOUT BAIL WHILE HE REMAINED FOR 16 MONTHS WHILE THE DEFENDANTS IN THIS CASE AND OTHERS CREATED VARIOUS FALSE SCENARIOS TO CONVICT THIS PLAINTIFF OF A CRIME; ANY CRIME.

IT IS INEVITABLE THAT AT SOME POINT IN THE FUTURE THE 17 JUNE 2005 TRANSCRIPT WILL BE EXAMINED CLOSELY AND MAGISTRATE WALKER'S FORCED DETENTION WILL BE REVERSED AS INJUSTICE.

THE MAGISTRATE'S ORDER STATES THAT THE COMPLAINTS ARE NOT RELATED IN TIME OR TYPE, THAT THE DEFENDANTS AND THEIR PARTICIPATION ARE NOT ADEQUATELY IDENTIFIED AND A FEW OTHER VAGUE CLAIMS WHEN IN FACT THE DEFENDANTS AND ALL THE CIRCUMSTANCES ARE ADEQUATELY ARTICULATED. THE MISSING DATES AND TIMES ARE UNAVAILABLE TO THIS PLAINTIFF; THE DIRECT RESULT OF HIS INCARCERATION BY MAGISTRATE WALKER. ALL THIS INFORMATION IS PUBLIC RECORD AND IS KNOWN TO EVERYONE INVOLVED.

PLAINTIFF HAS DEMONSTRATED IN THIS COMPLAINT AND CASE NUMBER 2:06-cv-1005-MEF THAT AFTER A TRUCKLOAD OF HIS MEDIA WAS SEIZED, THE OFFICE OF THE ALABAMA ATTORNEY GENERAL

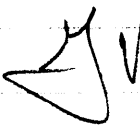
AND OTHERS BEGAN AN EFFORT TO CONVICT
HIM OF A CRIME TO DENIAL PLAINTIFF'S CLAIM
FOR COMPENSATION; SAID EFFORT CROSSING THE
LINE TO BECOME ILLEGAL AND UNCONSTITUTIONAL
BEHAVIOR. A REVIEW OF BOTH COMPLAINTS
ADEQUATELY DESCRIBES THE FACTS.

IT IS EVIDENT TO EVEN THE MOST CASUAL
OBSERVER THAT THE MAGISTRATE'S ORDER IS
DESIGNED TO SUPERSEDE THIS COMPLAINT WITH
INSTRUMENTS MORE EASILY DISCREDITED. TO
DISMISS THIS COMPLAINT OR FORCE THE PLAINTIFF
TO COMPLY WITH THE ORDER SERVES ONLY TO
PROTECT FASCIST INDIVIDUALS WHO HAVE NO RESPECT
FOR THE UNITED STATES CONSTITUTION.

THE UNDERSIGNED PRAYS THIS COURT TO
EXCLUDE MAGISTRATE WILKINSON FROM FURTHER
COMMENT ON THIS CASE AND TO REQUIRE AN
ANSWER FROM EACH DEFENDANT TO THIS COMPLAINT.

PLAINTIFF MOVES THAT THIS CASE BE HEARD
AT THE SAME TIME AND BY THE SAME JUDGE AS
CASE NUMBER 2:06-cv-1005-MEF BECAUSE BOTH
CASES ARE SIMILAR AND VERY CLOSELY RELATED.

RESPECTFULLY SUBMITTED TO THIS COURT
ON 01 JANUARY 2007 BY - - -


George Hoey Morris